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ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE FIRST NAMED INVENTOR APPLICATION NO. 10/711,662 09/29/2004 5661 Alain Painchaud **EXAMINER** 7590 03/22/2005 46343 ALAIN PAINCHAUD ADDIE, RAYMOND W 724 STE MARIE PAPER NUMBER **ART UNIT** QUEBEC, QC G1R 3G8 CANADA 3671

DATE MAILED: 03/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Total Raymond W. Addie Examiner Art Unit			Application No.	Applicant(s)			
## Examiner Art Unit Sa71 ## The MAILING DATE of this communication appears on the cover sheet with the correspondence address **Period for Reply** A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ③ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Exercises of time mary be available under the positions of 3° CFR 1.738(a). In one event, however, may a reply be timely filled. If the peated for reply as parallel water the positions of 3° CFR 1.738(a). In one event, however, may a reply be timely filled. If the peated for reply as parallel water the positions of 3° CFR 1.738(a). In one event, however, may a reply be timely filled. If the peated for reply as parallel water to the state that the time of the control of all papers and will corpus SK (b) MONTHS from the oralling date of this communication of the control of the c	Office Action Summary						
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DETAILED ACTION

Drawings

1. The informal drawings are not of sufficient quality to permit examination.

Accordingly, replacement drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to this Office action. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action.

Applicant is given a TWO MONTH time period to submit new drawings in compliance with 37 CFR 1.81. Extensions of time may be obtained under the provisions of 37 CFR 1.136(a). Failure to timely submit replacement drawing sheets will result in ABANDONMENT of the application.

Color photographs and color drawings are not accepted unless a petition filed under 37 CFR 1.84(a)(2) is granted. Any such petition must be accompanied by the appropriate fee set forth in 37 CFR 1.17(h), three sets of color drawings or color photographs, as appropriate, and, unless already present, an amendment to include the following language as the first paragraph of the brief description of the drawings section of the specification:

The patent or application file contains at least one drawing executed in color. Copies of this patent or patent application publication with color drawing(s) will be provided by the Office upon request and payment of the necessary fee.

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Color photographs will be accepted if the conditions for accepting color drawings and black and white photographs have been satisfied. See 37 CFR 1.84(b)(2).

Although the color photographs and drawings, submitted by Applicant are helpful in understanding the various structural parts of the invention; they do not meet the necessary standards for printing by the Office, in either a Pre-grant Publication (PGPUB) or in a Patent, should a patent be granted on this application.

Hence, Applicant is encouraged to study the requirements for filing Formal Drawings; to include Fig. #'s; and a complete illustration of the disclosed invention; similar to the previously filed drawing showing the truck on the bridge and "electric generating" apparatus. Applicant is reminded photographs are not required.

Specification

2. The abstract of the disclosure is objected to because in line 1, the phrase "The subject matter of this invention" is redundant.

Correction is required. See MPEP § 608.01(b).

Applicant is reminded of the proper content of an abstract of the disclosure.

A patent abstract is a concise statement of the technical disclosure of the patent and should include that which is new in the art to which the invention pertains. If the patent is of a basic nature, the entire technical disclosure may be new in the art, and the abstract should be directed to the entire disclosure. If the patent is in the nature of an improvement in an old apparatus, process, product, or composition, the abstract should include the technical disclosure of the improvement. In certain patents, particularly those for compounds and compositions, wherein the process for making and/or the use thereof are not obvious, the abstract should set forth a process for making and/or use thereof. If the new technical disclosure involves modifications or alternatives, the abstract should mention by way of example the preferred modification or alternative.

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The abstract should not refer to purported merits or speculative applications of the invention and should not compare the invention with the prior art.

Where applicable, the abstract should include the following:

- (1) if a machine or apparatus, its organization and operation;
- (2) if an article, its method of making;
- (3) if a chemical compound, its identity and use;
- (4) if a mixture, its ingredients;
- (5) if a process, the steps.

Extensive mechanical and design details of apparatus should not be given.

The Abstract should describe how the bridge is modified to produce "energy", such as electricity, and should also explain how motor vehicles "activate" the energy generating device, in a clear and concise manner.

Content of Specification

- (a) <u>Title of the Invention</u>: See 37 CFR 1.72(a) and MPEP § 606. The title of the invention should be placed at the top of the first page of the specification unless the title is provided in an application data sheet. The title of the invention should be brief but technically accurate and descriptive, preferably from two to seven words may not contain more than 500 characters.
- (b) <u>Cross-References to Related Applications</u>: See 37 CFR 1.78 and MPEP § 201.11.
- (c) <u>Statement Regarding Federally Sponsored Research and Development:</u> See MPEP § 310.
- (e) <u>Background of the Invention</u>: See MPEP § 608.01(c). The specification should set forth the Background of the Invention in two parts:
 - (1) Field of the Invention: A statement of the field of art to which the invention pertains. This statement may include a paraphrasing of the applicable U.S. patent classification definitions of the subject matter of the claimed invention. This item may also be titled "Technical Field."

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- Description of the Related Art including information disclosed under 37 CFR 1.97 and 37 CFR 1.98: A description of the related art known to the applicant and including, if applicable, references to specific related art and problems involved in the prior art which are solved by the applicant's invention. This item may also be titled "Background Art."
- (i) Claim or Claims: See 37 CFR 1.75 and MPEP § 608.01(m). The claim or claims must commence on separate sheet or electronic page (37 CFR 1.52(b)(3)). Where a claim sets forth a plurality of elements or steps, each element or step of the claim should be separated by a line indentation. There may be plural indentations to further segregate subcombinations or related steps. See 37 CFR 1.75 and MPEP § 608.01(i)-(p).
- (j) Abstract of the Disclosure: See MPEP § 608.01(f). A brief narrative of the disclosure as a whole in a single paragraph of 150 words or less commencing on a separate sheet following the claims. In an international application which has entered the national stage (37 CFR 1.491(b)), the applicant need not submit an abstract commencing on a separate sheet if an abstract was published with the international application under PCT Article 21. The abstract that appears on the cover page of the pamphlet published by the International Bureau (IB) of the World Intellectual Property Organization (WIPO) is the abstract that will be used by the USPTO. See MPEP § 1893.03(e).

Note to Applicant:

Portions of the "Content of the Specification" have not been recited above; since

Applicant has demonstrated an understanding of those sections, and to direct

Applicant's attention to the sections recited above; for inspiration on how to correct

deficiencies and vaguely disclosed concepts of the invention disclosed in the

Specification.

The disclosure is objected to because of the following informalities:

The specification must contain a separate description of each Formally Filed

Figure, Applicant would want to appear in a PGPUB or a Patent, should a patent be

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granted on this application. Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1, 2 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Claims 1 and 2 do not "claim/describe" the structural features of the disclosed invention.

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 2 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Although the Specification discloses a bridge modified with specific structural features, that interact with the motion of motor vehicles, traveling on the roadway of the bridge; to generate energy, such as "electricity". The Claims must "claim/describe" the invention such that one of ordinary skill in the art, would understand how to build and/or use the

claimed invention.

Also,

Claims 1, 2 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential elements, such omission amounting to a gap between the elements. See MPEP § 2172.01. The omitted elements are: the bridge, the energy generating device(s).

Further,

Claims 1, 2 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential structural cooperative relationships of elements, such omission amounting to a gap between the necessary structural connections. See MPEP § 2172.01. The omitted structural cooperative relationships are: how motor vehicles activate the devices.

Note to Applicant:

Since Claim 2, does not actually recite the disclosed invention; but rather appears to be a "claim for financial compensation", Claim 2 has not been examined. Applicant is reminded the "claims" are to be a technical description of the structural features and the functional relationships between the structural features, that permit the intended function "generation of energy" to be performed.

The following is a comparison "rejection" of the claims/claimed invention; as described in claim 1.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Lin # 6,157,147.

Lin discloses a process for converting energy, mechanical to electrical, to include regeneration processes, to transform lost mechanical energy into stored electrical energy.

See Lin Cols. 2, In. 35-col. 3, In. 67; col. 8, Ins. 9-44.

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Lin # 6,346,784 discloses a power transmission apparatus.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raymond Addie whose telephone number is (703) 305-0135. The examiner can normally be reached on Monday-Friday from 7:00 am to 2:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas B. Will, can be reached on (703) 308-3870. The fax phone number for this Group is (703) 872-9326.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

On or about 3/30/05 Examiner Addie's telephone number will become (571) 272-6986.

Raymond Addie Patent Examiner Group 3600

RWA 3/17/2005